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*This Prospectus is not, and under no circumstances is to be construed as, a public offering of these shares for sale in the United States of America, or in the territories or possession thereof.*

# SAKAMI LAKE EXPLORATIONS LIMITED

(Incorporated under the laws of the Province of Ontario)

## NEW AND OUTSTANDING ISSUE

### 1,025,000 Common Shares

Of the 1,025,000 common shares, 75,000 were issued as vendor consideration and are included in the above.

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## PROSPECTUS

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THE SHARES OFFERED FOR SALE HEREUNDER ARE SPECULATIVE SECURITIES

TRANSFER AGENT AND REGISTRAR  
GUARANTY TRUST COMPANY OF CANADA  
Toronto, Ontario

July 15th, 1965



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FIRST AMENDMENT TO PROSPECTUS OF

# Sakami Lake Explorations Limited

DATED: July 15th, 1965.

Paragraph 12 of the Prospectus is amended by adding sub-paragraph (IV) as follows:

- (IV) By an agreement dated the 30th of August, 1965, and made between Andre Gagnon and Claude McGuire, c/o P.O. Box 788, Amos, Province of Quebec, hereinafter referred to as the Optionors, and the Company, the Optionors gave the Company an exclusive option to purchase fifteen (15) unpatented mining claims in the Township of Isle Dieu, in the Province of Quebec, on the following terms and conditions, namely:

Licence No. 223868 claims 2, 3, 4 and 5  
Licence No. 223867 claims 1, 2, 3, 4 and 5  
Licence No. 223865 claims 1 and 2  
Licence No. 223864 claims 1 and 2  
Licence No. 223863 claims 1 and 2

The Optionors had previously granted an exclusive option to Fred Litwin of the fifteen (15) unpatented mining claims herein, in consideration for which, Fred Litwin paid the Optionors Three Hundred Dollars (\$300.00) as a deposit and agreed to pay a further sum of Fourteen Thousand Seven Hundred Dollars (\$14,700.00) on the terms and conditions which will be described hereafter which terms and conditions were assumed by the Company. The Company has obtained from Mr. Litwin a release and assignment of his interest in the above options.

The Company therefore agreed in consideration of Mr. Litwin releasing and assigning his interest in the options to the Company, to save Mr. Litwin harmless, in the payment of Three Hundred Dollars (\$300.00) upon acceptance for filing of an amendment to the Company's Prospectus by the Ontario Securities Commission. In the event the Ontario Securities Commission does not accept the amendment for filing and issue a receipt therefor, the Company agreed to reassign its interest in the options to Mr. Litwin.

The Company therefore has agreed to pay Three Hundred Dollars (\$300.00) to Mr. Litwin upon acceptance for filing of an amendment to the Company's Prospectus and to pay the balance of the Fifteen Thousand Dollars (\$15,000.00) as follows:

A further sum of \$1,700.00 to be paid to the Optionors upon acceptance of this amendment for filing with the Ontario Securities Commission which latter date is the effective date of the agreement. The Company further agreed to pay the Optionors a further sum of \$2,000.00 within six months of the effective date, a further sum of \$3,000.00 twelve months from the effective date, a further sum of \$4,000.00 eighteen months from the effective date, and finally \$4,000.00 twenty-four months from the effective date. The above options will be payable on the basis of the engineer's report and on the filing and acceptance of the amendment by the Ontario Securities Commission.

In addition to the above, the Company further agreed with the Optionors that in the event that the Company exercises all the options hereinbefore referred to, the Company would cause the incorporation of a new company and would transfer to this new company the fifteen (15) unpatented mining claims hereinbefore referred to, and out of the vendor's consideration to be issued therefor, the Company has agreed to transfer and assign to the Optionors 250,000 of the vendor's shares of the new company.

Paragraph 12 (ii) and (iii) are amended as follows:

John Henry Sadowski has no further interest in the vendor consideration. Mr. Litwin has purchased the interest of Mr. Sadowski in the vendor's consideration and has assigned by an assignment dated the 28th day of September, 1965, and made between Frederick Arnold Litwin and Irving Shaul Lindzon, the vendor's consideration of 67,500 shares previously owned by Mr. Sadowski to Mr. Lindzon.

Paragraph 13 of the Prospectus is amended as follows:

- (1) The mining claims referred to in Paragraph 12 (IV) are in the Township of Isle Dieu, in the Province of Quebec. Reference is made to the accompanying report of R. Bruce Graham, Ph.D., P.Eng., dated the 8th of September, 1965, for all particulars relating to such claims including the summary, introduction, claims, location, access, topography, facilities, history, geology and structure, previous work, economic aspects, conclusions, recommendations and cost. The Company has not done any work on this property, nor has anyone else, to the knowledge of the Company save and except as outlined in the



accompanying report. It is the intention of the Company to implement the recommendations contained in the said report. There is no surface or underground plant or equipment located on the property.

Paragraph 14 of the Prospectus is amended by adding sub-paragraph (a) as follows:

- (a) By an agreement dated the 28th day of September, 1965, and made between Rosmar Corporation Limited (hereinafter called "Rosmar"), J. P. Cannon & Co. Limited (hereinafter called "Cannon"), and Sakami Lake Explorations Limited (hereinafter called the "Company"), Rosmar assigned to and released all of its interest in the agreement of July the 7th, 1965, hereinbefore referred to, to Cannon. Sakami executed the agreement for the purpose of consenting to the said assignment and release of interest. Cannon, in the agreement, accepted and assumed all of the interest of Rosmar in the agreement dated the 7th of July, 1965, as hereinbefore referred to.

Cannon has informed the Company that it is acting as an agent on behalf of Ron-Fred Holdings Limited and that there are no sub-options or sub-underwriting agreements outstanding or proposed. The Company is informed by Cannon that the only person or persons owning a greater than five per cent (5%) interest in the issued shares of J. P. Cannon & Co. Limited are: Leslie William Greeniaus, Joseph Thadeus Cannon, Robert Fleisher, the Estate of George Jackson Cannon.

Paragraph 14 of the Prospectus is amended by adding sub-paragraph (b) as follows:

- (b) Pursuant to the options granted in the agreement dated the 7th of July, 1965, and pursuant to the assignment made to Cannon as hereinbefore referred to in sub-paragraph (a), Cannon has directed the Company to instruct the Transfer Agent to deliver to Cannon against payment, One Hundred and Fifty Thousand (150,000) shares of the Company's treasury stock at  $12\frac{1}{2}\text{¢}$  per share and the Company will receive Eighteen Thousand Seven Hundred and Fifty Dollars (\$18,750.00).

Paragraph 18 of the Prospectus is amended as follows:

The head office of the Company will be situate at 330 Bay Street, Suite 204, Toronto 1, Ontario.

There are no other material facts.

The foregoing, together with the Prospectus dated July the 15th, 1965, and together with the first amendment to the Prospectus, constitutes full, true and plain disclosure of all material facts in respect of the offering of securities referred to above as required by Section 38 of The Securities Act (Ontario) and there is no further material information applicable other than in the financial statements or reports where required.

DATED this 15th day of October, 1965.

#### DIRECTORS

IRVING SHAUL LINDZON

ALAN SHERMAN

CYRIL LEO MURRAY

DR. FRED WINE

ROBERT ROSENBLAT

#### PROMOTER

FREDERICK ARNOLD LITWIN

To the best of our knowledge, information and belief the foregoing together with the Prospectus dated July the 15th, 1965, and the first amendment to the Prospectus, constitute full, true and plain disclosure of all material facts in respect of the offering of securities referred to above as required by Section 38 of The Securities Act (Ontario) and there is no further material information applicable other than in the financial statements or reports where required. In respect of all matters which are not within our knowledge we have relied upon the accuracy and adequacy of the original Prospectus dated July the 15th, 1965, and the first amendment thereto and as amended herein.

DATED this 15th day of October, 1965.

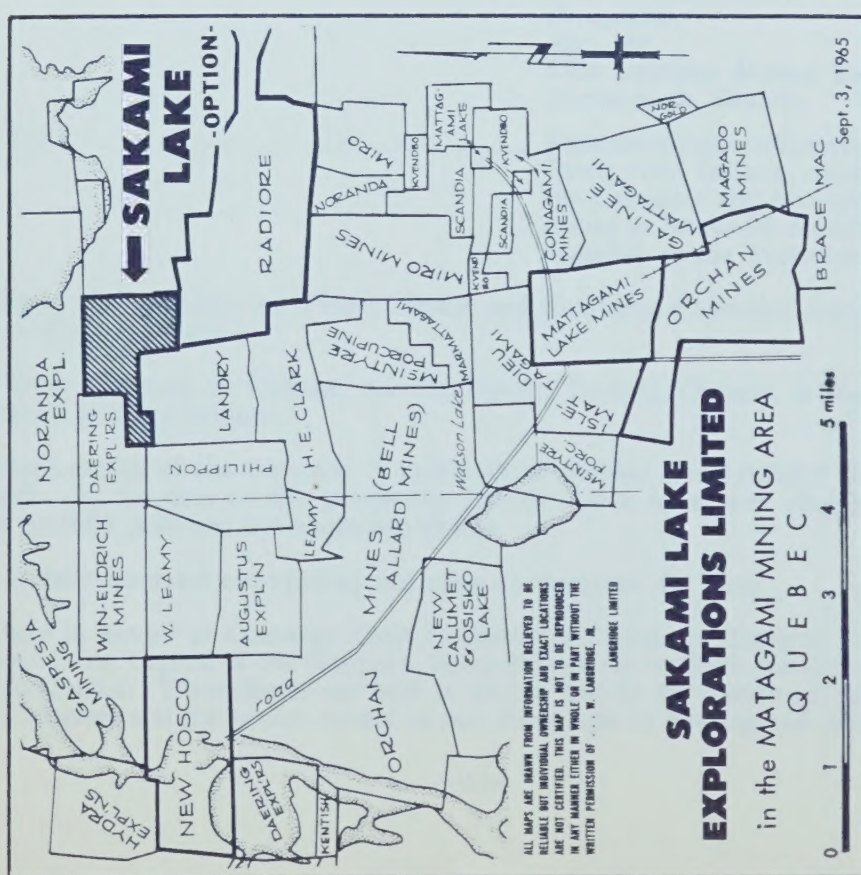
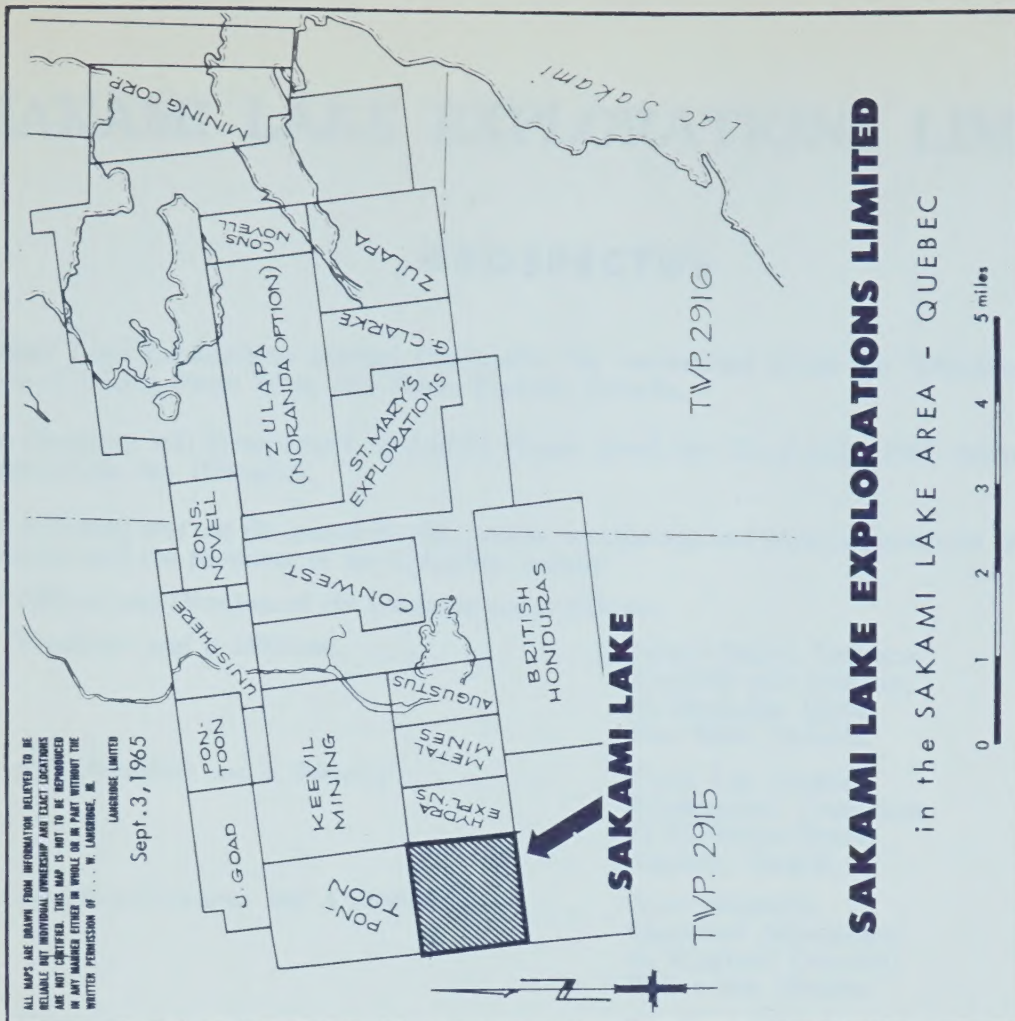
UNDERWRITER/OPTIONEE

J. P. CANNON & CO. LIMITED

per: LESLIE W. GREENIAUS

per: ROBERT FLEISHER









# SAKAMI LAKE EXPLORATIONS LIMITED

## PROSPECTUS

1. Sakami Lake Explorations Limited (hereinafter for convenience called the "Company") has its head office at 7 King Street West, 2nd Floor, Toronto, Ontario.
2. The Company was incorporated by Letters Patent dated the 7th of July, 1965, under Part IV of the Corporations Act (Ontario).
3. The following sets out the names in full, present occupations and home addresses in full of the officers, directors, and the promoter of the Company, namely:

(a) Officers and Directors of the Company are as follows:

*President and a Director*..... IRVING SHAUL LINDZON,  
Barrister and Solicitor,  
35 Shamokin Drive,  
Don Mills, Ontario.

*Vice-President and a Director*..... CYRIL LEO MURRAY,  
Management Consultant,  
25 St. Marys Street,  
Toronto, Ontario.

*Secretary-Treasurer and a Director*..... ALAN SHERMAN,  
Chartered Accountant,  
40 Kingland Crescent,  
Willowdale, Ontario.

*Director*..... DR. FRED WINE,  
Dentist,  
5 Blue Forest Drive,  
Downsview, Ontario.

*Director*..... ROBERT ROSENBLAT,  
Prospector,  
Apt. 503,  
2303 Eglinton Avenue East,  
Scarborough, Ontario.

(b) *Promoter*..... FREDERICK ARNOLD LITWIN, 49 Clayhall Crescent,  
Downsview, Ontario, caused the incorporation of  
the Company and conveyed to it certain mining  
claims as hereunder set out and may therefore be  
regarded as the Promoter of the Company.

4. The auditors of the Company are Fisher, Nisker and Company, Chartered Accountants, 62 Richmond Street West, Toronto, Ontario.
5. Guaranty Trust Company of Canada, 366 Bay Street, Toronto, Ontario, is the Stock Registrar and Transfer Agent of the Company.
6. The authorized capital of the Company is \$3,000,000.00 divided into 3,000,000 shares with a par value of \$1.00 each. At the date of this prospectus 750,005 shares have been allotted and issued and are outstanding as fully paid and non-assessable shares.
7. No bonds or debentures are outstanding and none are proposed for issue.
8. There are held in escrow at Guaranty Trust Company of Canada at Toronto, certificates representing 675,000 shares in the Capital of the Company, being 90% of the vendor's shares referred to in Paragraph 12 of this prospectus. These shares are held in escrow and by the agreement under which they were issued, the Company and the vendor named in said Paragraph 12 have agreed that these shares shall be



released from escrow only with the consent of the Ontario Securities Commission and only pro rata from time to time among those entitled thereto by registered ownership. During the period that any of these shares shall remain in escrow, the prior consent of the Ontario Securities Commission is also required before transfer, alienation, assignment or hypothecation involving any of such shares.

9. At the date of this prospectus five shares only in the Company's capital have been sold for cash, each at the price of \$1.00 per share and being the qualifying shares allotted and issued to the present directors. No commissions were paid.
10. No securities, other than the shares set out in Paragraph 9, have been sold to date, and none have been created by the Company.
11. No shares have been issued or are to be issued nor has any cash been paid nor is any to be paid to any promoter for services rendered the Company.
12. The following are the particulars of the only mining property in which the Company has any interest, namely:
  - (i) The Company holds as unpatented mining claims, 20 mining claims in Townships 2915, Sakami Lake Area, New Quebec, and numbered as follows:
    - Lic. 221683 Claims 1-5 inclusive (5 claims) 40 acres each 200 acres.
    - Lic. 221684 Claims 1-5 inclusive (5 claims) 40 acres each 200 acres.
    - Lic. 221685 Claims 1-5 inclusive (5 claims) 40 acres each 200 acres.
    - Lic. 221686 Claims 1-5 inclusive (5 claims) 40 acres each 200 acres.

These claims were admitted to recording on the 9th, 10th, 11th and 12th day of February, 1965, respectively and are now in the course of transfer into the name of the Company.

(ii) The mining claims referred to above were acquired by the Company under agreement made with Frederick Arnold Litwin, 49 Clayhall Crescent, Downsview, Ontario, as Vendor, and as full consideration of the claims the Company allotted and issued to Mr. Litwin, 750,000 shares of its capital, as fully paid and non-assessable shares. Certificates for 675,000 of these shares have been placed in escrow with Guaranty Trust Company of Canada at Toronto, and are held on the terms and conditions set out in Paragraph 8 of this prospectus to which reference is made; the remaining 75,000 are free from escrow. The following persons and no others received a greater than five per cent interest in the aforesaid vendor consideration, namely: John Henry Sadowski of 68 Killmarsh Drive, Downsview, Ontario, 67,500 escrowed shares.

(iii) Save and except the aforementioned Frederick Arnold Litwin and John Henry Sadowski, no other person or Company is entitled to receive from the said Vendor a greater than five per cent interest in the shares received by the Vendor.

13. The mining claims referred to in Paragraph 12 are in the Sakami Lake Area of New Quebec. Reference is made to the accompanying report of Thomas Roger Gledhill, P.Eng., dated June 22nd, 1965, for all particulars relating to such claims including summary, introduction, location and access, information, geology, economic geology and conclusions and recommendations for preliminary exploration. No work has been done on the property by the Company, nor to the knowledge of the Company by anyone else. It is the intention of the Company to implement the recommendations contained in the said report. There is no surface or underground plant or equipment located on the property.
14. By an agreement dated the 7th day of July, 1965, made between the Company and Rosmar Corporation Limited, 100 Adelaide Street West, Toronto, Rosmar Corporation Limited, the Underwriter/Optionee, agreed to purchase on behalf of Ron-Fred Holdings Limited, 150,000 shares at 10¢ per share payable forthwith upon acceptance by the Ontario Securities Commission of a prospectus filed by the Company with the said Ontario Securities Commission. In consideration of the Underwriter/Optionee purchasing the said 150,000 shares at 10¢ per share the Company granted the Underwriter/Optionee, acting as aforesaid, the right and option to purchase all or any part of an additional 800,000 Treasury Shares being:
  - all or any part of 200,000 shares at 12½¢ per share within 3 months of the effective date.
  - all or any part of 200,000 shares at 15¢ per share within 6 months of the effective date.
  - all or any part of 200,000 shares at 20¢ per share within 9 months of the effective date.
  - all or any part of 200,000 shares at 25¢ per share within 12 months of the effective date.

The agreement provides that if default shall occur on the part of Rosmar Corporation Limited in meeting any of the said options, the latter Company shall have fifteen days from the date of such default within which to remedy the default and if the default is not remedied then all remaining unexercised options shall be void. Rosmar Corporation Limited may request and the Company may grant extension of time within which the options may be exercised but no option shall extend past January 1st, 1967. If default



shall occur on the part of Rosmar Corporation Limited in meeting any of the said options, or if Rosmar shall request and the Company shall grant an extension with respect to any of such options, then if the shares of the Company are in primary distribution, on the happening of either of such events the Company shall prepare and file an amendment to this prospectus to disclose such happening within twenty days thereof.

Rosmar Corporation Limited has informed the Company that it is acting as an agent and that there are no sub-options or sub-underwriting agreements outstanding or proposed. The Company is informed by Rosmar Corporation Limited that the only person owning a greater than five per cent interest in the issued shares of Rosmar Corporation Limited is Albert Allison, 705 Briar Hill Road, Toronto, Ontario.

The only person owning a greater than five per cent interest in Ron-Fred Holdings Limited is Frederick Arnold Litwin, 49 Clayhall Crescent, Downsview, Ontario.

15. The management of the Company intends to carry out the recommendations of Thomas Roger Gledhill, B.A., P.Eng., made in his report to the Company dated June 22nd, 1965, and respecting the unpatented mining claims in Sakami Lake Area, New Quebec. The proceeds from the sale of the underwritten shares referred to in Paragraph 14 of this prospectus will be used for such purposes and in addition will be used to pay the organization expenses of the Company and its routine operating costs.

No part of the proceeds will be used to invest, underwrite or trade in securities other than those that qualify as investments in which trust funds may be invested under the laws of the jurisdictions in Canada in which the securities offered by this prospectus may be lawfully sold. Should the Company propose to use the proceeds to acquire non-trustee type securities after primary distribution of the securities offered by this prospectus has ceased, approval by the shareholders will be obtained and disclosure will be made to the regulatory bodies having jurisdiction over the sale of the securities offered by this prospectus.

16. The following sets out the amount or estimated amount of preliminary expenses stated separately as to administration and development and including the amount already expended and the estimated future expenditures in each case:
  - (a) Estimated preliminary administrative expenses — \$4,000.00 (including Solicitor fees and disbursements in connection with incorporation and organization of the Company for qualification of issuance for sale in the Province of Ontario under the Securities Act, costs of this prospectus and related items not paid to date, but payable out of the proceeds of the underwriting above-mentioned);
  - (b) Estimated future development expenditure — \$8,500.00;
  - (c) Estimated future administrative expenses — \$3,000.00 per year;
  - (d) Estimated preliminary development expenses — nil.
17. There is no indebtedness intended to be created or assumed, which is not shown in the balance sheet of the Company reported as at July 14th, 1965, by the auditors of the Company, and which balance sheet accompanies and forms a part of this Prospectus.
18. The following sets out the principal business in which each director or officer has been engaged during the past three years.

<i>President and a Director</i> .....	IRVING SHAUL LINDZON, Barrister and Solicitor, a partner in the law firm of Cumberland, Lindzon and Weisman since April, 1965 and prior to that a student at Osgoode Hall Law School and a director of Base Metals Mining Corporation Limited.
<i>Vice-President and a Director</i> .....	CYRIL LEO MURRAY, Management Consultant, Secretary of El Bonanza Mining Company Limited; director, Silver Summit Mines Limited; Secretary of Coballoy Mines & Refiners Limited.
<i>Secretary-Treasurer and a Director</i> .....	ALAN SHERMAN, Chartered Accountant.
<i>Director</i> .....	DR. FRED WINE, Dentist.
<i>Director</i> .....	ROBERT ROSENBLAT, Prospector, Vice-President of Pere Marquette Petroleums Limited and has been connected with Tinex Development Exploration Limited, Marimac Mines Limited and North Summit Explorations Limited.



None of the Directors, either personally or as a partner in any firm, has ever had or now has any interest, direct or indirect, in any property acquired or to be acquired by the Company.

Nothing has yet been paid to the Directors. The Company owes its directors \$25.00 each for two meetings held since incorporation, being the total sum of \$250.00. Directors will be paid \$25.00 each per meeting attended during the current financial year and it is estimated that there may be an additional \$50.00 payable in this respect. Nothing is to be paid to the Officers as such, but the Company will pay a sum not exceeding \$100.00 per month for head office rental and routine secretarial and accounting services to Cyril L. Murray at 7 King Street West, 2nd Floor, Toronto 1, Ontario.

19. No dividends have been paid.
20. Frederick Arnold Litwin, 49 Clayhall Crescent, Downsview, Ontario, is in a position to elect or cause to be elected a majority of the directors of the Company, by reason of beneficial ownership of shares of the Company.
21. There are no other material facts. There is no arrangement known to the signatories for the sale of any of the vendor shares referred to in Paragraph 12. If any arrangement comes to the attention of the undersigned and the shares of the Company are then in primary distribution, an amendment to this Prospectus will be filed. The 75,000 free vendor shares owned by Frederick Arnold Litwin, 49 Clayhall Crescent, Downsview, Ontario, will be offered and sold by him but the proceeds from the sale of such shares will not benefit the treasury of the Company.

DATED the 15th day of July, 1965.

The foregoing, constitutes full, true and plain disclosure of all material facts in respect of the offering of securities, referred to above as required by Section 38 of The Securities Act (Ontario) and there is no further information applicable other than the financial statements or reports where required.

DIRECTORS:

IRVING SHAUL LINDZON

ALAN SHERMAN

CYRIL LEO MURRAY

DR. FRED WINE

ROBERT ROSENBLAT

PROMOTER:

FREDERICK ARNOLD LITWIN

To the best of our knowledge, information and belief the foregoing constitutes full, true and plain disclosure of all material facts in respect of the offering of securities referred to above as required under Section 38 of The Securities Act (Ontario) and there is no further material information applicable other than in the financial statements or reports where required or exigible. In respect of matters which are not within our knowledge we have relied upon the accuracy and adequacy of the foregoing.

UNDERWRITER-OPTIONEE:

ROSMAR CORPORATION LIMITED

per: ALBERT ALLISON



# SAKAMI LAKE EXPLORATIONS LIMITED

(Incorporated under the laws of the Province of Ontario)

## Balance Sheet

AS AT JULY 14, 1965

### ASSETS

Cash .....	\$	5.00
20 unpatented mining claims, Sakami Lake Area, Province of Ontario, at valuation attributed to 750,000 shares of capital stock to be issued for the claims .....		37,500.00
DEFERRED EXPENDITURES:		
Incorporation and preliminary administrative expenses — estimated .....	\$	4,000.00
Directors' fees .....		250.00
		<u>4,250.00</u>
		<u>\$41,755.00</u>

### LIABILITIES

Estimated liabilities re incorporation and preliminary expenses .....	\$	4,000.00
Accounts payable .....		250.00
		<u>4,250.00</u>

### CAPITAL STOCK:

#### Authorized:

3,000,000 shares, par value \$1.00 each

#### Allotted — to be issued as fully paid:

5 shares for cash .....		5.00
750,000 shares for mining claims .....	\$	750,000.00
Less — discount .....		712,500.00
		<u>\$37,500.00</u>
<u>750,005</u> shares		<u>37,505.00</u>

\$41,755.00

By an agreement dated July 7, 1965, an underwriter has agreed to purchase 150,000 shares of the company's capital stock at 10¢ per share payable upon acceptance for filing of a prospectus of the company by the Ontario Securities Commission (the "effective date"). In consideration for the firm purchase the company granted the underwriter an option to purchase all or any part of an additional 800,000 shares of capital stock, as follows:

200,000 shares at 12½¢ per share within 3 months of the "effective date"
200,000 shares at 15¢ per share within 6 months of the "effective date"
200,000 shares at 20¢ per share within 9 months of the "effective date"
200,000 shares at 25¢ per share within 12 months of the "effective date"

Approved on behalf of the Board of Directors:

IRVING SHAUL LINDZON, Director.

ALAN SHERMAN, Director.

### AUDITORS' REPORT

To the Directors of  
SAKAMI LAKE EXPLORATIONS LIMITED.

We have examined the balance sheet of Sakami Lake Explorations Limited as at July 14, 1965 and in connection therewith reviewed such supporting evidence as we considered necessary in the circumstances.

In our opinion the accompanying balance sheet presents fairly the financial position of the company as at July 14, 1965 in accordance with generally accepted accounting principles.

Toronto, Ontario,  
July 15, 1965.

FISHER, NISKER & COMPANY,  
Chartered Accountants.

# SAKAMI LAKE EXPLORATIONS LIMITED

## SAKAMI LAKE AREA, NEW QUEBEC

### SUMMARY

Sakami Lake Explorations Limited have acquired 20 claims in the Sakami Lake Area of New Quebec. Four miles to the east, Noranda Mines Limited have under option from Zulapa Mining Corporation Limited, a group of claims that contain a copper showing. Several similar copper showings have been reported in the area. They occur as Keewatin-type volcanics.

It is recommended that the property first be geologically mapped and if further work is warranted geophysical surveys should be carried out and the resultant anomalies diamond drilled

An estimate of the cost of the work is as follows:

- |    |  |            |
|----|--|------------|
| 1. | Geological mapping with base lines .....   | \$3,500.00 |
| 2. | Geophysical surveys with completion of the survey grid .....   | \$5,000.00 |
| 3. | Diamond drilling estimate \$10,000.00 for the first 1,000 feet inclusive of engineering and assays and \$6.50 per foot for additional footage. |            |

### I — INTRODUCTION

Sakami Lake Explorations Limited own a property of 20 contiguous unpatented mining claims in Township 2915, Sakami Lake Area, New Quebec. This property lies about four miles west-southwest of Zulapa Mining Corporation property where a copper-zinc discovery was reported late in 1964. The discovery area of Zulapa's property was optioned to Noranda Mines Limited.

The 20 mining claims are as follows:

Lic. 221683	Claims 1-5 inclusive (5 claims)	40 acres each	200 acres
Lic. 221684	Claims 1-5 inclusive (5 claims)	40 acres each	200 acres
Lic. 221685	Claims 1-5 inclusive (5 claims)	40 acres each	200 acres
Lic. 221686	Claims 1-5 inclusive (5 claims)	40 acres each	200 acres
		<u>20 claims</u>	<u>800 acres</u>

### II — LOCATION AND ACCESS

Sakami Lake Area, New Quebec is located 80 miles east of James Bay and Fort George, at the mouth of the Fort George River. The property is located at longitude 77° 7' west and latitude 53° 10' north approximately 15 miles west of Sakami Lake.

Access to the property is from (1) Moosonee, Ontario, 200 miles to the southwest, or (2) Matagami, Quebec, 240 miles to the south. At both locations float or ski equipped planes are available for charter.

### III — INFORMATION

The information for this report is based on a study of the Geological Survey of Canada, Map 23-1957, the accompanying descriptive notes and the writer's personal experience in the area. During April and May of 1964 the writer explored for three weeks a copper showing at Noak Lake, just north of Little Duncan Lake. The showing was later drilled under his supervision.



#### IV — GEOLOGY

The recent discovery of Zulapa Mining Corporation Limited is near Sakami Lake. This area is underlain by a northeasterly trending belt of volcanic rocks. These rocks are believed to be Archean in age and are composed mainly of basic lavas with minor dacites and rhyolites. Minor associated sediments occur within these volcanics.

On the south of this belt of volcanics occurs sedimentary gneisses and schists that are believed to be the metamorphic equivalent of sediments derived from these volcanic rocks, while on the north is an area of granite gneiss. The property occurs on the southwest contact of the volcanics and the granite gneiss.

The volcanics are described as being highly metamorphosed and are reported to have a northeasterly gneissosity confirming with the general trend of the belt.

#### V — ECONOMIC GEOLOGY

There are reported to be several occurrences of copper bearing sulphides northeast of Duncan Lake in similar volcanic rocks.

In the Sakami Lake area a copper discovery was reported to have been made late in 1964. Zulapa Mining Corporation Limited acquired this discovery and optioned it to Noranda Mines Limited. The occurrence was reported in The Northern Miner of December 24, 1964 as being copper mineralization together with minor zinc and precious metals.

#### VI — CONCLUSIONS AND RECOMMENDATIONS

In the Sakami Lake Area copper mineralization has been reported over a wide area. Most of these showings occur in Keewatin-type Precambrian volcanics.

It is recommended that:

1. Geological mapping — base lines and mapping, 2 weeks work ..... \$3,500.00
2. Geophysical surveys if the geological mapping proves encouraging. This would involve 20 miles of picket lines and magnetic and electromagnetic surveys, inclusive of transportation \$5,000.00
3. In the event that diamond drilling is required it would cost approximately \$10,000 for the first 1,000 feet and \$6.50 per foot for additional footage.

Respectfully submitted,

SCOPE MINING & EXPLORATION  
CONSULTANTS LIMITED

T. R. GLEDHILL, B.A., P.Eng.

Dated at Toronto,  
June 22nd, 1965.

## CERTIFICATE

I, THOMAS R. GLEDHILL, of the Township of North York, in the County of York, Province of Ontario hereby certify:

1. That I am a Mining Geophysicist and reside at 21 Sandalwood Place, Don Mills, Ontario.
2. That I am a graduate of the University of Toronto with a B.A. degree and that I have been practising my profession for the past eleven years.
3. That I have no direct or indirect interest in any shares or claims of Sakami Lake Explorations Limited, nor do I expect to receive any direct or indirect interest in the property or shares of this company.
4. The accompanying report is based on a study of the Geological Survey of Canada, Map 23-1957 and the writer spent three weeks in the area in April and May of 1964 exploring a copper showing north of Little Duncan Lake.
5. That I am a member of the Association of Professional Engineers of the Province of Ontario.

DATED this 22nd day of June, 1965.

T. R. GLEDHILL, B.A., P.Eng.





Letter to the Editor, The Canadian Press, 1990-1991

The letter is dated 1990-1991 and is addressed to the Canadian Press. It discusses the issue of the environment and the role of the government in protecting it.

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